

## Request for Reconsideration after Final Action

The table below presents the data as entered.

Input Field	Entered						
SERIAL NUMBER	85849482						
LAW OFFICE ASSIGNED	LAW OFFICE 105						
MARK SECTION (no change)							
ARGUMENT(S)							
<p style="text-align: center;"><b><u>REMARKS</u></b></p> <p>In furtherance of Applicant's arguments submitted to the Office on December 9, 2013, regarding the above-referenced Trademark Application for the applied-for mark DRIVETEK, the Applicant respectfully requests that the Examining Attorney reconsider her final refusal to register the applied-for mark under Section 2(d) of the Lanham Act, 15 U.S.C.A. § 1052(d), in light of the following comments:</p> <p style="text-align: center;"><b><u>The Cited Marks Are Entitled to a Narrow Scope of Protection</u></b></p> <p>The Examining Attorney has refused Applicant's mark DRIVETEK on the grounds that it is confusingly similar with the following previously registered trademarks (collectively, the "Cited Mark"):</p> <table><thead><tr><th><b><u>Mark / Reg. No.</u></b></th><th><b><u>Owner</u></b></th><th><b><u>Goods / Services</u></b></th></tr></thead><tbody><tr><td>VULKAN DRIVE TECH Reg. No.: 4,040,389</td><td>Hackforth GmbH</td><td>Machine couplings and transmission components except for land vehicles; machine couplings other than for land vehicles, machine couplings for generators, machine couplings for wind generator plants; machine couplings, except for land vehicles; clutches for machines and other than for land vehicles; brake parts, other than for land vehicles, namely, brake units and brake pads</td></tr></tbody></table>		<b><u>Mark / Reg. No.</u></b>	<b><u>Owner</u></b>	<b><u>Goods / Services</u></b>	VULKAN DRIVE TECH Reg. No.: 4,040,389	Hackforth GmbH	Machine couplings and transmission components except for land vehicles; machine couplings other than for land vehicles, machine couplings for generators, machine couplings for wind generator plants; machine couplings, except for land vehicles; clutches for machines and other than for land vehicles; brake parts, other than for land vehicles, namely, brake units and brake pads
<b><u>Mark / Reg. No.</u></b>	<b><u>Owner</u></b>	<b><u>Goods / Services</u></b>					
VULKAN DRIVE TECH Reg. No.: 4,040,389	Hackforth GmbH	Machine couplings and transmission components except for land vehicles; machine couplings other than for land vehicles, machine couplings for generators, machine couplings for wind generator plants; machine couplings, except for land vehicles; clutches for machines and other than for land vehicles; brake parts, other than for land vehicles, namely, brake units and brake pads					

Applicant respectfully states that consumer confusion is unlikely, because the coexistence of many “*drive*” formative marks and the “*tek*” or “*tech*” formative marks for a wide variety of goods and services has diluted the Register. Even small distinctions between such marks are sufficient to avoid a likelihood of confusion.

The Cited Marks are entitled to only the narrowest scope of protection due to the co-existence of multiple marks that incorporate the “*drive*” formative marks and the “*tek*” or “*tech*” formative marks on the Register. Words with commonly understood meanings or that are highly suggestive in nature, as opposed to arbitrary terms, are the weakest of all recognized trademarks, because they do not readily distinguish the products to which they are applied from those of others. See King Candy Co. v. Eunice King’s Kitchen, Inc., 496 F.2d 1400 (C.C.P.A. 1974) .

When a common term is used by unrelated entities for similar goods, the scope of protection afforded to any one trademark with such a term is limited. By virtue of its frequent usage, the common term in the mark does little to distinguish the products or services from those of others. See, e.g., King Candy Co. v. Eunice King’s Kitchen, Inc., 496 F.2d 1400 (C.C.P.A. 1974) Consumers instead rely on the other elements of the marks and their commercial impression as a whole to distinguish the marks. See Sure-Fit Products Co. v. Saltzson Drapery Co., 254 F.2d 158 (C.C.P.A. 1958).

In this instance, the terms “*drive*” and “*tek*” or “*tech*” are popular and used by a number of unaffiliated third parties. As such, Applicant’s mark and the Cited Marks may co-exist without a likelihood of confusion because the Register is already crowded with “*drive*” formative marks and the “*tek*” or “*tech*” formative marks for related goods and services.

- There are over 2,380 active registrations and applications on the Register containing the term “*drive*”, and over 300 active records in Class 07 containing the term “*drive*”.
  
- There are over 640 active registrations and applications on the Register containing the term “*tek*”, and over 35 active records in Class 07 containing the term “*tek*”.
  
- There are over 7,351 active registrations and applications on the Register containing the term “*tech*”, and over 530 active records in Class 07 containing the term “*tech*”.

In addition, the Register is crowded with *drive*- formative marks owned by unaffiliated third-parties

covering variable speed drives and related goods and services, including the following representative list:

<u>Mark / Reg. or Ser.</u>	<u>Abbreviated Goods &amp; Services</u>	<u>Owner</u>
DRIVEN BY DRIVES Reg. No. 3,324,963	Gears and enclosed drives for industrial machinery; variable speed drives for industrial machinery and equipment, hoists and cranes, elevators, paper machines, air conditioning equipment, winders, compressors, winches, motors, pumps, fluid pumping systems, washing machines and doors, fans, coilers, heaters and dryers, testing equipment, metalworking machines, mixers, textile machines, foundry machines, conveyors, cutters and shredders, escalators, packing machines	Vacon Oyj Corporation
GAS DRIVE (& Design) Reg. No. 4,409,366	Spark ignited gasoline engines not for land vehicles; Internal combustion engines for machine operation featuring mechanical drive and power and replacement parts therefor; protective metal containers being replacement parts of gas compressors; machine replacement parts, namely, mechanical gear drives	ENERFLEX LTD.
ONEGEARDRIVE Reg. No. 4,156,476	Motors, other than for land vehicles; servo drives for motors, other than for land vehicles; gear drives for machines; variable speed drives for use with fluid pumping systems; drives for motors, other than for land vehicles; drives for machines not computer drives; variable frequency speed drives for motors, other than for land	Danfoss Drives A/S

vehicles; and variable speed drives for machines

TURBO DRIVE  
Reg. No. 2,897,289

Fluid fan drive couplings for internal combustion engines for use with land vehicles.

BorgWarner Inc.

PREMIER DRIVES  
Reg. No. 2,780,352

FLUID DRIVES, NAMELY, VARIABLE SPEED FLUID DRIVES, GEARED FLUID DRIVES AND FLUID DRIVE COUPLINGS, ALL FOR MACHINES.

TURBO  
RESEARCH, INC.

VACON DRIVE  
Reg. No. 4,181,447

variable speed drives

Vacon Oyj Julkinen  
osakeyhtiö

SR DRIVES (&  
Design)  
Reg. No. 2,806,556

Design for others in the field of engineering, electric motors, generators, actuators, electric and electronic control instruments and apparatus, and variable speed drive technology; technical consultation services in the field of engineering, electric motors, generators, actuators, electronic and electric control instruments and apparatus, and variable speed drive technology

NIDEC SR DRIVES  
LTD.

DRIVEPAK  
Reg. No. 3,807,948

Variable speed drive and pressurization control logic sold as a unit for use with heating, ventilating and air conditioning apparatus.

NexRev Inc.

DRIVECON (&  
Design)  
Reg. No. 3,342,666

Repair and installation services for electronic motors and electronic controls, namely, remote controls, variable speed drives and operator controls.

MORRIS  
MATERIAL  
HANDLING, INC.

Printouts of the full trademark records for the referenced marks listed above from the USPTO online database is attached herein as Exhibit A.

Furthermore, the Register is crowded with “*tek*” or “*tech*” - formative marks owned by unaffiliated third-parties covering variable speed drives-related goods and services, including the following representative list:

Mark / Reg. or Ser. No.	Abbreviated Goods & Services	Owner
INNOTECH PERFORMANCE EXHAUST (& Design) Reg. No. 4,138,565	variable speed drives for machines tools and mobile electric power generators	Innotech Performance Exhaust Co., Ltd.
DC GROUP E-TECH Reg. No. 3,029,706	variable speed drives	DC Group Inc.

Printouts of the full trademark records for the referenced marks listed above from the USPTO online database is attached herein as Exhibit B.

The Office and the courts have repeatedly recognized the absence of likely confusion arising from the concurrent use of weak marks that contain frequently used elements. See *Sure-Fit*, 117 U.S.P.Q. at 297; *Miss World (UK) Ltd. v. Mrs. America Pageants, Inc.*, 856 F.2d 1445 (9th Cir. 1988) (“In a ‘crowded’ field of similar marks, each member of the crowd is relatively ‘weak’ in its ability to prevent use by others in the crowd.”).

Here, the Register is crowded with “*drive*” formative marks and “*tek*” or “*tech*” formative marks. This demonstrates that: (i) such marks have been frequently adopted by unrelated entities as suggestive for a number of related goods or services; and (ii) that the Office has consistently taken the position that such marks have a narrow scope of protection and can coexist without risk of confusion, because the other elements of the marks sufficiently distinguish the marks as a whole.

Accordingly, the Cited Marks are entitled to a narrow scope of protection and are capable of coexisting with Applicant’s DRIVETEK trademark on the Principal Register and in the marketplace without any likelihood of confusion.

Lastly, in light of the number of “*drive*” formative marks and “*tek*” or “*tech*” formative marks referenced in the discussion above exhibiting the suggestive nature of these elements, the Applicant’s DRIVETEK trademark is not descriptive of the Applicant’s goods. The Examining Attorney should reverse her refusal, and approve the DRIVETEK mark for registration.

## EVIDENCE SECTION

### EVIDENCE FILE NAME(S)

ORIGINAL PDF  
FILE

[evi\\_5017199139-235204128\\_. DRIVETEK Exhibit A.pdf](#)

<b>CONVERTED PDF FILE(S) (13 pages)</b>	<a href="\\TICRS\EXPORT16\IMAGEOUT16\858\494\85849482\xml12\RFR0002.JPG">\\TICRS\EXPORT16\IMAGEOUT16\858\494\85849482\xml12\RFR0002.JPG</a>
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<b>ORIGINAL PDF FILE</b>	<a href="#">evi_5017199139-235204128_.DRIVETEK_Exhibit_B.pdf</a>
<b>CONVERTED PDF FILE(S) (3 pages)</b>	<a href="\\TICRS\EXPORT16\IMAGEOUT16\858\494\85849482\xml12\RFR0015.JPG">\\TICRS\EXPORT16\IMAGEOUT16\858\494\85849482\xml12\RFR0015.JPG</a>
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	<a href="\\TICRS\EXPORT16\IMAGEOUT16\858\494\85849482\xml12\RFR0017.JPG">\\TICRS\EXPORT16\IMAGEOUT16\858\494\85849482\xml12\RFR0017.JPG</a>
<b>DESCRIPTION OF EVIDENCE FILE</b>	Exhibits A & B include copies of registrations from the USPTO database which are referenced in the attached response
<b>SIGNATURE SECTION</b>	
<b>RESPONSE SIGNATURE</b>	/ssc/
<b>SIGNATORY'S NAME</b>	Sunisha S. Choksi
<b>SIGNATORY'S POSITION</b>	Attorney of Record, Texas bar member
<b>SIGNATORY'S PHONE NUMBER</b>	(713) 640-5933
<b>DATE SIGNED</b>	07/08/2014
<b>AUTHORIZED SIGNATORY</b>	YES

<b>CONCURRENT APPEAL NOTICE FILED</b>	YES
<b>FILING INFORMATION SECTION</b>	
<b>SUBMIT DATE</b>	Tue Jul 08 23:56:30 EDT 2014
<b>TEAS STAMP</b>	USPTO/RFR-50.171.99.139-2 0140708235630832336-85849 482-500d1318137f85f7e2775 3dad8c13e3ffedb881d63d6ef 67cab95f3c2f7812a7-N/A-N/ A-20140708235204128270

PTO Form 1930 (Rev 9/2007)  
OMB No. 0651-0050 (Exp. 05/31/2014)

## Request for Reconsideration after Final Action To the Commissioner for Trademarks:

Application serial no. **85849482** has been amended as follows:

### ARGUMENT(S)

**In response to the substantive refusal(s), please note the following:**

### REMARKS

In furtherance of Applicant's arguments submitted to the Office on December 9, 2013, regarding the above-referenced Trademark Application for the applied-for mark DRIVETEK, the Applicant respectfully requests that the Examining Attorney reconsider her final refusal to register the applied-for mark under Section 2(d) of the Lanham Act, 15 U.S.C.A. § 1052(d), in light of the following comments:

### The Cited Marks Are Entitled to a Narrow Scope of Protection

The Examining Attorney has refused Applicant's mark DRIVETEK on the grounds that it is confusingly similar with the following previously registered trademarks (collectively, the "Cited Mark"):

<u>Mark / Reg. No.</u>	<u>Owner</u>	<u>Goods / Services</u>
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pads

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In this instance, the terms “*drive*” and “*tek*” or “*tech*” are popular and used by a number of unaffiliated third parties. As such, Applicant’s mark and the Cited Marks may co-exist without a likelihood of confusion because the Register is already crowded with “*drive*” formative marks and the “*tek*” or “*tech*” formative marks for related goods and services.

- There are over 2,380 active registrations and applications on the Register containing the term “*drive*”, and over 300 active records in Class 07 containing the term “*drive*”.
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- There are over 7,351 active registrations and applications on the Register containing the term “*tech*”, and over 530 active records in Class 07 containing the term “*tech*”.

In addition, the Register is crowded with *drive*- formative marks owned by unaffiliated third-parties covering variable speed drives and related goods and services, including the following representative list:

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vehicles; gear drives for machines; variable speed drives for use with fluid pumping systems; drives for motors, other than for land vehicles; drives for machines not computer drives; variable frequency speed drives for motors, other than for land vehicles; and variable speed drives for machines

TURBO DRIVE  
Pat. No. 2,897,289

Fluid fan drive couplings for internal combustion engines for use with land vehicles.

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FLUID DRIVES, NAMELY, VARIABLE SPEED FLUID DRIVES, GEARED FLUID DRIVES AND FLUID DRIVE COUPLINGS, ALL FOR MACHINES.

TURBO  
RESEARCH, INC.

VARIABLE DRIVE  
Pat. No. 4,181,447

variable speed drives

Vacon Oyj Julkinen  
osakeyhtiö

SR DRIVES (&  
Design)  
Pat. No. 2,806,556

Design for others in the field of engineering, electric motors, generators, actuators, electric and electronic control instruments and apparatus, and variable speed drive technology; technical consultation services in the field of engineering, electric motors, generators, actuators, electronic and electric control instruments and apparatus, and variable speed drive technology

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DRIVEPAK  
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NexRev Inc.

DRIVECON (&

Repair and installation services MORRIS

esign)	for electronic motors and	MATERIAL
Reg. No. 3,342,666	electronic controls, namely,	HANDLING, INC.
	remote controls, variable speed	
	drives and operator controls.	

Printouts of the full trademark records for the referenced marks listed above from the USPTO online database is attached herein as Exhibit A.

Furthermore, the Register is crowded with “*tek*” or “*tech*” - formative marks owned by unaffiliated third-parties covering variable speed drives-related goods and services, including the following representative list:

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DC GROUP E-TECH Reg. No. 3,029,706	variable speed drives	DC Group Inc.

Printouts of the full trademark records for the referenced marks listed above from the USPTO online database is attached herein as Exhibit B.

The Office and the courts have repeatedly recognized the absence of likely confusion arising from the concurrent use of weak marks that contain frequently used elements. See *Sure-Fit*, 117 U.S.P.Q. at 297; *Miss World (UK) Ltd. v. Mrs. America Pageants, Inc.*, 856 F.2d 1445 (9th Cir. 1988) (“In a ‘crowded’ field of similar marks, each member of the crowd is relatively ‘weak’ in its ability to prevent use by others in the crowd.”).

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Accordingly, the Cited Marks are entitled to a narrow scope of protection and are capable of coexisting with Applicant’s DRIVETEK trademark on the Principal Register and in the marketplace without any likelihood of confusion.

Lastly, in light of the number of “*drive*” formative marks and “*tek*” or “*tech*” formative marks

referenced in the discussion above exhibiting the suggestive nature of these elements, the Applicant's DRIVETEK trademark is not descriptive of the Applicant's goods. The Examining Attorney should reverse her refusal, and approve the DRIVETEK mark for registration.

## **EVIDENCE**

Evidence in the nature of Exhibits A & B include copies of registrations from the USPTO database which are referenced in the attached response has been attached.

### **Original PDF file:**

[evi\\_5017199139-235204128\\_. DRIVETEK Exhibit A.pdf](#)

### **Converted PDF file(s) (13 pages)**

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

[Evidence-4](#)

[Evidence-5](#)

[Evidence-6](#)

[Evidence-7](#)

[Evidence-8](#)

[Evidence-9](#)

[Evidence-10](#)

[Evidence-11](#)

[Evidence-12](#)

[Evidence-13](#)

### **Original PDF file:**

[evi\\_5017199139-235204128\\_. DRIVETEK Exhibit B.pdf](#)

### **Converted PDF file(s) (3 pages)**

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

## **SIGNATURE(S)**

### **Request for Reconsideration Signature**

Signature: /ssc/ Date: 07/08/2014

Signatory's Name: Sunisha S. Choksi

Signatory's Position: Attorney of Record, Texas bar member

Signatory's Phone Number: (713) 640-5933

The signatory has confirmed that he/she is an attorney who is a member in good standing of the bar of the highest court of a U.S. state, which includes the District of Columbia, Puerto Rico, and other federal territories and possessions; and he/she is currently the applicant's attorney or an associate thereof; and to the best of his/her knowledge, if prior to his/her appointment another U.S. attorney or a Canadian attorney/agent not currently associated with his/her company/firm previously represented the applicant in this matter: (1) the applicant has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the applicant has filed a power of attorney appointing him/her in this matter; or (4) the applicant's appointed U.S. attorney or Canadian attorney/agent has filed a power of attorney appointing

him/her as an associate attorney in this matter.

The applicant is filing a Notice of Appeal in conjunction with this Request for Reconsideration.

Serial Number: 85849482

Internet Transmission Date: Tue Jul 08 23:56:30 EDT 2014

TEAS Stamp: USPTO/RFR-50.171.99.139-2014070823563083

2336-85849482-500d1318137f85f7e27753dad8

c13e3ffedb881d63d6ef67cab95f3c2f7812a7-N

/A-N/A-20140708235204128270

**Int. Cl.: 7**

**Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35**

**Reg. No. 2,780,352**

**United States Patent and Trademark Office**

**Registered Nov. 4, 2003**

**TRADEMARK  
PRINCIPAL REGISTER**

**PREMIER DRIVES**

TURBO RESEARCH, INC. (PENNSYLVANIA  
CORPORATION)  
212 WELSH POOL ROAD  
LIONVILLE, PA 19353

FIRST USE 8-30-2002; IN COMMERCE 8-30-2002.

NO CLAIM IS MADE TO THE EXCLUSIVE  
RIGHT TO USE "DRIVES", APART FROM THE  
MARK AS SHOWN.

FOR: FLUID DRIVES, NAMELY, VARIABLE  
SPEED FLUID DRIVES, GEARED FLUID DRIVES  
AND FLUID DRIVE COUPLINGS, ALL FOR MA-  
CHINES, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34  
AND 35).

SN 76-367,124, FILED 2-5-2002.

JEFF DEFORD, EXAMINING ATTORNEY

**Int. Cls.: 7, 9 and 42**

**Prior U.S. Cls.: 13, 19, 21, 23, 26, 31, 34, 35, 36, 38, 100  
and 101**

**Reg. No. 2,806,556**

**Registered Jan. 20, 2004**

**United States Patent and Trademark Office**

**TRADEMARK  
SERVICE MARK  
PRINCIPAL REGISTER**



SWITCHED RELUCTANCE DRIVES LIMITED  
(UNITED KINGDOM CORPORATION)  
EAST PARK HOUSE  
OTLEY ROAD  
HARROGATE, UNITED KINGDOM HG3 1PR

FOR: ELECTRIC MOTORS FOR MACHINES;  
ELECTRIC GENERATORS; ACTUATORS, NAME-  
LY, LINEAR OR ROTARY MOTION ACTUATORS;  
ELECTRIC MOTORS FOR BOATS; ELECTRIC MO-  
TORS FOR AIRPLANES, IN CLASS 7 (U.S. CLS. 13,  
19, 21, 23, 31, 34 AND 35).

FOR: ELECTRIC AND ELECTRONIC CONTROL  
APPARATUS AND INSTRUMENTS, NAMELY,  
ELECTRIC MOTOR CONTROLLERS FOR USE IN  
RELATION TO ELECTRIC MOTORS, ELECTRIC  
GENERATOR CONTROLLERS FOR USE IN RELA-  
TION TO ELECTRIC GENERATORS, ELECTRIC  
ACTUATOR CONTROLLERS FOR USE IN RELA-  
TION TO ELECTRIC ACTUATORS, AND ACTUA-  
TORS, NAMELY, ELECTRICALLY OPERATED  
LINEAR OR ROTARY MOTION ACTUATORS, IN  
CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FOR: DESIGN FOR OTHERS IN THE FIELD OF  
ENGINEERING, ELECTRIC MOTORS, GENERA-  
TORS, ACTUATORS, ELECTRIC AND ELECTRO-  
NIC CONTROL INSTRUMENTS AND APPARATUS,  
AND VARIABLE SPEED DRIVE TECHNOLOGY;  
TECHNICAL CONSULTATION SERVICES IN THE  
FIELD OF ENGINEERING, ELECTRIC MOTORS,  
GENERATORS, ACTUATORS, ELECTRONIC AND  
ELECTRIC CONTROL INSTRUMENTS AND APPA-  
RATUS, AND VARIABLE SPEED DRIVE TECHNOL-  
OGY, IN CLASS 42 (U.S. CLS. 100 AND 101).

PRIORITY CLAIMED UNDER SEC. 44(D) ON  
ERP/NTM CMNTY TM OFC APPLICATION NO.  
2025229, FILED 12-22-2000, REG. NO. 2025229, DATED  
6-28-2002, EXPIRES 6-28-2012.

NO CLAIM IS MADE TO THE EXCLUSIVE  
RIGHT TO USE "DRIVES", APART FROM THE  
MARK AS SHOWN.

SER. NO. 78-070,529, FILED 6-22-2001.

MICHAEL WEBSTER, EXAMINING ATTORNEY

**Int. Cl.: 7**

**Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35**

**Reg. No. 2,897,289**

**United States Patent and Trademark Office**

**Registered Oct. 26, 2004**

**TRADEMARK  
PRINCIPAL REGISTER**

**DURO DRIVE**

BORGWARNER INC. (DELAWARE CORPORATION)  
3800 AUTOMATION AVENUE, SUITE 100  
AUBURN HILLS, MI 483261782

NO CLAIM IS MADE TO THE EXCLUSIVE  
RIGHT TO USE "DRIVE", APART FROM THE  
MARK AS SHOWN.

FOR: FLUID FAN DRIVE COUPLINGS FOR  
INTERNAL COMBUSTION ENGINES FOR USE  
WITH LAND VEHICLES, IN CLASS 7 (U.S. CLS. 13,  
19, 21, 23, 31, 34 AND 35).

SER. NO. 78-279,705, FILED 7-28-2003.

FIRST USE 4-19-1978; IN COMMERCE 4-19-1978.

CHRISIE B. KING, EXAMINING ATTORNEY



**Int. Cls.: 7, 9 and 37**

**Prior U.S. Cls.: 13, 19, 21, 23, 26, 31, 34, 35, 36, 38,  
100, 103 and 106**

**Reg. No. 3,324,963**

**United States Patent and Trademark Office**

**Registered Oct. 30, 2007**

**TRADEMARK  
SERVICE MARK  
PRINCIPAL REGISTER**

# **DRIVEN BY DRIVES**

VACON OYJ (FINLAND CORPORATION)  
RUNSORINTIE 7  
FI-65380 VAASA, FINLAND

FOR: GEARS AND ENCLOSED DRIVES FOR INDUSTRIAL MACHINERY; VARIABLE SPEED DRIVES FOR INDUSTRIAL MACHINERY AND EQUIPMENT, HOISTS AND CRANES, ELEVATORS, PAPER MACHINES, AIR CONDITIONING EQUIPMENT, WINDERS, COMPRESSORS, WINCHES, MOTORS, PUMPS, FLUID PUMPING SYSTEMS, WASHING MACHINES AND DOORS, FANS, COILERS, HEATERS AND DRYERS, TESTING EQUIPMENT, METALWORKING MACHINES, MIXERS, TEXTILE MACHINES, FOUNDRY MACHINES, CONVEYORS, CUTTERS AND SHREDDERS, ESCALATORS, PACKING MACHINES, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FOR: ELECTRONIC CONTROL UNITS FOR DRIVES; POWER UNITS FOR DRIVES; COMPU-

TERS, COMPUTER OPERATING PROGRAMS, KEYPADS AND ELECTRONIC CIRCUIT CARDS FOR DRIVES; CONVERTERS; ELECTRIC CABLES AND COMPUTER CABLES; FREQUENCY CHANGERS; AC INVERTERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FOR: INSTALLATION, MAINTENANCE AND REPAIR OF DRIVES, IN CLASS 37 (U.S. CLS. 100, 103 AND 106).

PRIORITY DATE OF 10-3-2006 IS CLAIMED.

OWNER OF INTERNATIONAL REGISTRATION  
0907410 DATED 10-4-2006, EXPIRES 10-4-2016.

SER. NO. 79-032,472, FILED 10-4-2006.

PATRICIA EVANKO, EXAMINING ATTORNEY

**Int. Cls.: 7, 9 and 37**

**Prior U.S. Cls.: 13, 19, 21, 23, 26, 31, 34, 35, 36, 38,  
100, 103 and 106**

**United States Patent and Trademark Office**

**Reg. No. 3,342,666**

**Registered Nov. 27, 2007**

**TRADEMARK  
SERVICE MARK  
PRINCIPAL REGISTER**



DRIVECON, INC. (DELAWARE CORPORATION)  
820 LAKESIDE DRIVE  
GURNEE, IL 600319165

FOR: ELECTRONIC MOTORS FOR MACHINES,  
IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 1-1-1992; IN COMMERCE 1-1-1992.

FOR: ELECTRONIC CONTROLS FOR USE WITH  
MACHINES, NAMELY, REMOTE CONTROLS,  
VARIABLE SPEED DRIVES AND OPERATOR CON-  
TROLS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 1-1-1992; IN COMMERCE 1-1-1992.

FOR: REPAIR AND INSTALLATION SERVICES  
FOR ELECTRONIC MOTORS AND ELECTRONIC  
CONTROLS, NAMELY, REMOTE CONTROLS,  
VARIABLE SPEED DRIVES AND OPERATOR CON-  
TROLS, IN CLASS 37 (U.S. CLS. 100, 103 AND 106).

FIRST USE 1-1-1992; IN COMMERCE 1-1-1992.

OWNER OF U.S. REG. NO. 2,763,706.

SER. NO. 77-037,667, FILED 11-6-2006.

ALLISON SCHRODY, EXAMINING ATTORNEY

# United States of America

United States Patent and Trademark Office

## DRIVEPAK

**Reg. No. 3,807,948**

**Registered June 22, 2010**

**Int. Cl.: 7**

**TRADEMARK**

**PRINCIPAL REGISTER**

NEXREV INC. (TEXAS CORPORATION)  
SUITE 300  
601 DEVELOPMENT DRIVE  
PLANO, TX 75074

FOR: VARIABLE SPEED DRIVE AND PRESSURIZATION CONTROL LOGIC SOLD AS A UNIT FOR USE WITH HEATING, VENTILATING AND AIR CONDITIONING APPARATUS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 4-8-2009; IN COMMERCE 4-8-2009.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 77-668,071, FILED 2-11-2009.

MARIAM MAHMOUDI, EXAMINING ATTORNEY



*David J. Kappas*

Director of the United States Patent and Trademark Office

**United States of America**  
United States Patent and Trademark Office

# OneGearDrive

**Reg. No. 4,156,476**

**Registered June 12, 2012**

**Int. Cls.: 7 and 9**

**TRADEMARK**

**PRINCIPAL REGISTER**

DANFOSS DRIVES A/S (DENMARK CORPORATION)  
ULSNAES 1  
GRAASTEN 6300, DENMARK

FOR: MOTORS, OTHER THAN FOR LAND VEHICLES; SERVO DRIVES FOR MOTORS, OTHER THAN FOR LAND VEHICLES; GEAR DRIVES FOR MACHINES; VARIABLE SPEED DRIVES FOR USE WITH FLUID PUMPING SYSTEMS; DRIVES FOR MOTORS, OTHER THAN FOR LAND VEHICLES; DRIVES FOR MACHINES NOT COMPUTER DRIVES; VARIABLE FREQUENCY SPEED DRIVES FOR MOTORS, OTHER THAN FOR LAND VEHICLES; AND VARIABLE SPEED DRIVES FOR MACHINES, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FOR: ELECTRONIC CONTROLS FOR MOTORS, OTHER THAN FOR LAND VEHICLES; INVERTERS AND CONVERTERS; FREQUENCY CONVERTERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

PRIORITY CLAIMED UNDER SEC. 44(D) ON ERPN CMNTY TM OFC APPLICATION NO. 009227265, FILED 7-6-2010, REG. NO. 009227265, DATED 11-25-2010, EXPIRES 7-6-2020.

SER. NO. 85-206,427, FILED 12-28-2010.

MARTHA FROMM, EXAMINING ATTORNEY



*David J. Kappas*

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

**First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

**Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE:** Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

**United States of America**  
United States Patent and Trademark Office

**MYDRIVE**

**Reg. No. 4,181,447**

**Registered July 31, 2012**

**Int. Cls.: 9 and 42**

**TRADEMARK**

**SERVICE MARK**

**PRINCIPAL REGISTER**

VACON OYJ (FINLAND JULKINEN OSAKEYHTIÖ)  
RUNSORINTIE 7  
FI-65380 VAASA, FINLAND

FOR: APPARATUS FOR RECORDING, TRANSMISSION OR REPRODUCTION OF SOUND OR IMAGES; BLANK MAGNETIC DATA CARRIERS, BLANK RECORDING DISCS; DATA PROCESSING EQUIPMENT AND COMPUTERS; COMPUTER PROGRAMS FOR CONTROLLING, MONITORING AND OPERATIONAL MANAGEMENT OF DRIVES, FREQUENCY CONVERTERS, INVERTERS, VARIABLE SPEED DRIVES, VARIABLE FREQUENCY DRIVES, AND AC DRIVES, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FOR: SCIENTIFIC AND TECHNOLOGICAL SERVICES AND RESEARCH AND DESIGN RELATING THERETO, NAMELY, SCIENTIFIC RESEARCH AND DEVELOPMENT; INDUSTRIAL RESEARCH SERVICES IN THE FIELD OF DRIVES, FREQUENCY CONVERTERS, INVERTERS, VARIABLE SPEED DRIVES, VARIABLE FREQUENCY DRIVES, AND AC DRIVES; DESIGN AND DEVELOPMENT OF COMPUTER HARDWARE AND SOFTWARE; COMPUTER SOFTWARE TECHNICAL SUPPORT SERVICES, NAMELY, TROUBLESHOOTING OF COMPUTER SOFTWARE PROBLEMS; INSTALLATION, MAINTENANCE, REPAIR AND UPDATING OF COMPUTER SOFTWARE, IN CLASS 42 (U.S. CLS. 100 AND 101).

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF INTERNATIONAL REGISTRATION 1097002 DATED 10-12-2011, EXPIRES 10-12-2021.

SER. NO. 79-105,146, FILED 10-12-2011.

ROBERT STRUCK, EXAMINING ATTORNEY



*David J. Kappas*

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

**First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

**Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE:** Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

# United States of America

United States Patent and Trademark Office



**Reg. No. 4,409,366**

**Registered Oct. 1, 2013**

**Int. Cls.: 7, 12, 35, 37  
and 41**

**TRADEMARK**

**SERVICE MARK**

**PRINCIPAL REGISTER**

ENERFLEX LTD. (CANADA CORPORATION)  
1331 MACLEOD TRAIL SE  
SUITE 904  
CALGARY, ALBERTA, CANADA T2G0K3

FOR: SPARK IGNITED GASOLINE ENGINES NOT FOR LAND VEHICLES; INTERNAL COMBUSTION ENGINES FOR MACHINE OPERATION FEATURING MECHANICAL DRIVE AND POWER AND REPLACEMENT PARTS THEREFOR; PROTECTIVE METAL CONTAINERS BEING REPLACEMENT PARTS OF GAS COMPRESSORS; MACHINE REPLACEMENT PARTS, NAMELY, MECHANICAL GEAR DRIVES, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FOR: SPARK IGNITED AUTOMOTIVE ENGINES; INTERNAL COMBUSTION ENGINES FOR LAND VEHICLES FEATURING MECHANICAL DRIVE AND POWER, IN CLASS 12 (U.S. CLS. 19, 21, 23, 31, 35 AND 44).

FOR: DISTRIBUTORSHIP SERVICES FOR OTHERS IN THE FIELD OF OILFIELD MACHINERY, NAMELY, COMPRESSOR UNITS, PUMPING UNITS, POWER TRANSMISSION EQUIPMENT AND ENGINES, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FOR: INSTALLATION, MAINTENANCE, REBUILDING AND REPAIR IN THE FIELD OF OILFIELD MACHINERY, NAMELY, GAS COMPRESSOR UNITS, PUMPING UNITS, POWER EQUIPMENT AND ENGINES, IN CLASS 37 (U.S. CLS. 100, 103 AND 106).

FOR: TECHNICAL TRAINING CONSULTING SERVICES, NAMELY, PROVIDING ON-SITE TRAINING IN THE FIELD OF OPERATION AND MAINTENANCE OF COMPRESSION AND GAS POWER SYSTEMS, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

PRIORITY CLAIMED UNDER SEC. 44(D) ON CANADA APPLICATION NO. 1539929, FILED 8-16-2011, REG. NO. TMA850299, DATED 5-6-2013, EXPIRES 5-6-2028.

THE COLOR(S) GREEN AND ORANGE IS/ARE CLAIMED AS A FEATURE OF THE MARK.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "GAS" AND "DRIVE", APART FROM THE MARK AS SHOWN.



*Lynn M. Storch*  
Deputy Director of the United States Patent and Trademark Office



**Reg. No. 4,409,366** THE MARK CONSISTS OF THE WORDS "GAS DRIVE" IN GREEN WITH A VERTICAL ORANGE LINE BETWEEN THE WORDS AND AN ORANGE ARROW COMPRISED OF DOTS AT THE END OF THE WORD "DRIVE".

SER. NO. 85-415,028, FILED 9-5-2011.

SIMON TENG, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

**First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

**Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE:** Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

**Int. Cl.: 35**

**Prior U.S. Cls.: 100, 101, and 102**

**United States Patent and Trademark Office**

**Reg. No. 3,029,706**

**Registered Dec. 13, 2005**

**SERVICE MARK  
PRINCIPAL REGISTER**

**DC GROUP E-TECH**

DC GROUP INC. (MINNESOTA CORPORATION)  
1977 WEST RIVER ROAD NORTH  
MINNEAPOLIS, MN 55411

FIRST USE 3-20-2003; IN COMMERCE 3-20-2003.

OWNER OF U.S. REG. NO. 2,326,852.

FOR: RECORDING AND AUTOMATICALLY  
COMMUNICATING TO A CUSTOMER VIA MAIL,  
FAX OR E-MAIL WORK ORDERS AND SERVICING  
RECORDS FOR SERVICING OF EQUIPMENT,  
NAMELY, UNINTERRUPTIBLE POWER SUPPLY  
SYSTEMS, ENGINE GENERATORS, POWER DIS-  
TRIBUTION UNITS, AUTOMATIC TRANSFER  
SWITCHES, BATTERIES, RECTIFIERS, INVER-  
TERS, AND VARIABLE SPEED DRIVES, IN CLASS  
35 (U.S. CLS. 100, 101 AND 102).

NO CLAIM IS MADE TO THE EXCLUSIVE  
RIGHT TO USE "GROUP E-TECH", APART FROM  
THE MARK AS SHOWN.

SN 76-458,244, FILED 10-7-2002.

DAHLIA GEORGE, EXAMINING ATTORNEY

# United States of America

United States Patent and Trademark Office



**Reg. No. 4,138,565**

**Registered May 8, 2012**

**Int. Cl.: 7**

**TRADEMARK**

**PRINCIPAL REGISTER**

INNOTECH PERFORMANCE EXHAUST CO., LTD. (TAIWAN CORPORATION)  
DANSHUI DIST.  
NO. 39-1, LN. 3, SEC.1, ZHONGZHENG E. RD  
NEW TAIPEI CITY, TAIWAN 25147

FOR: MUFFLERS FOR MOTORS AND ENGINES; SILENCERS FOR MOTORS AND ENGINES; CATALYTIC CONVERTERS; FILTERS FOR MOTORS AND ENGINES; EXHAUST MANIFOLDS FOR ENGINES; COOLING RADIATORS FOR MOTORS AND ENGINES; STARTERS FOR MOTORS AND ENGINES; PNEUMATIC CONTROLS FOR MACHINES, MOTORS AND ENGINES; VARIABLE SPEED DRIVES FOR MACHINES; COMBUSTION ENGINE FUEL NOZZLES; FUEL INJECTORS; FUEL RAILS FOR ENGINES; VALVES BEING ENGINE PARTS FOR INTRODUCING FUEL-AIR MIXTURES INTO THE COMBUSTION CHAMBERS OF INTERNAL COMBUSTION ENGINES, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 10-1-2010; IN COMMERCE 10-1-2010.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "PERFORMANCE EXHAUST", APART FROM THE MARK AS SHOWN.

THE MARK CONSISTS OF THE WORDS "PERFORMANCE EXHAUST" ABOVE THE WORD "INNOTECH"; ALL WORDS POSITIONED ADJACENT AND TO THE RIGHT OF A STYLIZED DESIGN OF A BIRD'S HEAD.

SER. NO. 85-417,607, FILED 9-8-2011.

REBECCA SMITH, EXAMINING ATTORNEY



*David J. Kappas*

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

**First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

**Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE:** Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.